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10/633,701	08/05/2003	Mitsuhide Kato	36856.1102	6786
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MURATA MANUFACTURING COMPANY, LTD. C/O KEATING & BENNETT, LLP 8180 GREENSBORO DRIVE SUITE 850 MCLEAN, VA 22102			VIGUSHIN, JOHN B	
			ART UNIT	PAPER NUMBER
			2841	

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Please find below and/or attached an Office communication concerning this application or proceeding.

# Office Action Summary

Application No.

10/633,701

Applicant(s)

KATO ET AL

Examiner

John B. Vigushin

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– The MAILING DATE of this communication appears on the cover sheet with the correspondence address –

## Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

## Status

- 1) ☒ Responsive to communication(s) filed on 09 December 2005.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

## Disposition of Claims

- 4) ☒ Claim(s) 1-15 and 17-21 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☒ Claim(s) 13-15 is/are allowed.
- 6) ☒ Claim(s) 1-3, 5, 6, 8-12 and 17-21 is/are rejected.
- 7) ☒ Claim(s) 4 and 7 is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

## Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 05 August 2003 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

## Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some \* c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- \* See the attached detailed Office action for a list of the certified copies not received.

## Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  
Paper No(s)/Mail Date 1205/09 Dec 2005
- 4) ☐ Interview Summary (PTO-413)  
Paper No(s)/Mail Date. \_\_\_\_\_
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: \_\_\_\_\_

### **DETAILED ACTION**

1. The present Office Action is responsive to Applicant's Amendment filed December 09, 2005 (Certificate of Mailing date: December 06, 2005). The Examiner acknowledges the amendments to Claims 1, 13-15, 19 and 21, the cancellation of Claim 16 and the correction to the claim numbering. Accordingly, Claims 1-15 and 17-21 remain pending in the instant amended Application.

### **Rejections Based On Prior Art**

2. The following references were relied upon for the rejections hereinbelow:

Van Dyke et al. (US 6,657,130 B2)<sup>†</sup>

Chakravorty (US 6,970,362 B1)

Ehman et al. (US 6,021,050)<sup>†</sup>

<sup>†</sup>Already made of record by the Examiner in the previous Office Action of September 07, 2005 (Paper No. 0905).

### ***Claim Rejections - 35 USC § 102***

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

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4. Claims 1, 2, 5, 6, 8-11 and 17-19 are rejected under 35 U.S.C. 102(e) as being anticipated by Van Dyke et al.

As to Claim 1, Van Dyke et al. discloses a laminated electronic component comprising: a laminated block (Figs. 2A-C) including a plurality of electrically insulating layers (33, 35, 37, 39) and an internal conductor film (patterned as stripes 36A,B,C,D; col.6: 61-65) disposed between the insulating layers (35 and 37) laminated together in a thickness direction of the laminated block; an external conductor film (patterned as stripes 32A,B,C,D; only 32B,C are shown in Figs. 2A-C; col.7: 45-48 and 63-65) disposed on an exposed (bottom) surface of the laminated block; and an additional conductor film (comprising stripes 34 A,B,C,D; col.7: 43-45 and 61-63) which is at the same electric potential (34B,D ground and 34A,C power) as the external conductor film (i.e., external film ground stripes 32A,C, corresponding to additional film ground stripes 34B,D; and external film power stripes 32 B,D, corresponding to additional film power stripes 34A,C (col.7: 43-48 and 61-65) and which is arranged along a specific interface between the insulating layers 33 and 35 (col.7: 43-45 and 61-63) such that the additional conductor film (34A,B,C,D in the Y-direction) faces—at the X-Y overlap regions—the external conductor film (32A,B,C,D in the X-direction) [*Examiner's Note:* although additional conductor film 34A,B,C,D is in the Y-direction, orthogonal to the external conductor film 32A,B,C,D in the X-direction, nevertheless additional conductor film 34A,B,C,D, located between insulating layers 33 and 35, faces external conductor film 32A,B,C,D, located at the bottom of insulating layer 33, at the overlap region of X-Y

intersection, as can be clearly understood from Figs. 2A,B and col.7: 43-53 and 61-65]; wherein the insulating layers are formed of ceramic material (col.7: 35-37).

As to Claim 2, Van Dyke et al. further discloses only one of the insulating layers (i.e., layer 33) is interposed between additional conductor film 34A,B,C,D and external conductor film 32A,B,C,D (Fig. 2B,C).

As to Claim 5, Van Dyke et al. further discloses the area of additional conductor film (stripes 34A,B,C,D) is greater than or equivalent to the area of the external conductor film (stripes 32A,B,C,D), and is arranged such that the additional conductor film 34A,B,C,D covers--i.e., overlaps at the X-Y intersection of the overlapping stripes--the external conductor film 32A,B,C,D therein when viewed from above or below (best seen and understood from Figs. 2A-C).

As to Claim 6, Van Dyke et al. further discloses that the additional conductor film patterned as 34A,B,C,D and the external conductor film patterned as 32A,B,C,D are (variously) electrically connected to each other through a via-hole conductor 42A,B,C,D and 40A,B,C,D (i.e., said via-hole conductor respectively connecting additional conductor film stripe patterns 34A,B,C,D to corresponding external conductor film stripe patterns 32A,B,C,D; Figs. 2A-C and col.7: 35-65).

As to Claim 8, Van Dyke et al. further discloses a DC bias is applied between the external conductor film and the internal conductor film such that the DC bias occurs between the external conductor film stripes 32B,D and the internal conductor film stripes 34A,C (Fig. 2C; col.7: 54-65).

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As to Claim 9, Van Dyke et al. further discloses a first main (top) surface and a second main (bottom) surface facing the first main surface, and the external conductor film 32A,B,C,D is disposed on the second main surface.

As to Claim 10, Van Dyke et al. further discloses a chip component mounted on the first main (top) surface, wherein the external conductor film (comprising stripes 32A,B,C,D) is arranged to be in electrical connection with the vertical vias 40A,B,C,D and 42A,B,C,D which, in turn, establishes an electrical connection with the chip component by way of the conductive film layers above the external conductor film comprising stripes 32A,B,C,D (Fig. 7 and col.7: 48-53 and col.10: 60-col.11: 9; also, cols. 11-13 provide the details of each layer that connects with the one above it, by way of the vertical vias, to establish the connection between the external conductor film and the chip component).

As to Claim 11, Van Dyke et al. further discloses the chip component is one of an IC chip and a capacitor (Fig. 7; col.10: 60-65).

As to Claim 17, Van Dyke et al. further discloses internal conductor film (patterned as stripes 36A,B,C,D; Figs. 2A-C; col.6: 61-65) defines at least one of a ground potential and a wiring for connection to an electronic component, i.e., the chip mounted on the carrier surface (Figs. 2A-C and 7; col.11: 10-19).

As to Claim 18, Van Dyke et al. further discloses a plurality of internal conductors (L2-L16 in Figs. 8-16, respectively) and via-hole conductors (40A-D, 42A-D, as shown in Figs. 2A-C) which are arranged to provide wiring patterns (col.7: 48-53; Figs. 2A-C and the plurality of internal layers L1-L16 shown in Figs. 8-16, respectively).

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As to Claim 19, Van Dyke et al. further discloses the plurality of internal conductors and via holes conductors are disposed in the laminated block (Figs. 2B,C and 8-16; col.7: 48-53).

5. Claims 1-3, 5, 6, 8-12 and 17-19 are rejected under 35 U.S.C. 102(e) as being anticipated by Chakravorty.

As to Claim 1, Chakravorty discloses, Fig. 3, a laminated electronic component comprising: a laminated block 310 including a plurality of electrically insulating layers and an internal conductor film 307 disposed between the insulating layers laminated together in a thickness direction of the laminated block; an external conductor film (patterned into pads 302 and 305) disposed on an exposed (top) surface of the laminated block 310; and an additional conductor film 306 which is at the same electric potential ( $V_{cc}$ ) as the external conductor film (pads 302 thereof; col.5: 40-44 and 52-60) and which is arranged along a specific interface between the insulating layers such that the additional conductor film 306 faces the external conductor film (Fig. 3; col.5: 52-54); wherein the insulating layers are formed of ceramic material (col.5: 57-60).

As to Claim 2, Chakravorty further discloses only one of the insulating layers is interposed between additional conductor film 306 and the external conductor film patterned into pads 302 and 305 (Fig. 3).

As to Claim 3, Chakravorty further discloses the thickness of the insulating layer between additional conductor film 306 and external conductor film (pads 302, 305) is  $10\mu\text{m}$  (col.8: 35-39).

As to Claim 5, Chakravorty further discloses the area of additional conductor film 306 is greater than or equivalent to the area patterned pads (302, 305) of the external conductor film (Fig. 3).

As to Claim 6, Chakravorty further discloses the additional conductor film 306 and external conductor film are electrically connected to each other through a via-hole conductor 303 (Fig. 3; col.5: 52-54).

As to Claim 8, Chakravorty further discloses a DC bias ( $V_{ss}$ ) is applied between the external conductor film and the internal conductor film 307 (Fig. 3; col.5: 40-44 and 52-60).

As to Claim 9, Chakravorty further discloses laminated block 310 includes a first main (top) surface and a second main (bottom) surface facing the first main (top) surface, and external conductor film (pads 302, 305) is disposed on the first main (top) surface (Fig. 3).

As to Claim 10, Chakravorty further discloses a chip component 300 (col.5: 34-36) mounted on the first main (top) surface, wherein the external conductor film (pads 302, 305) is arranged to establish an electrical connection with chip component 300 (Fig. 3; col.5: 36-40).

As to Claim 11, Chakravorty further discloses chip component 300 is an integrated circuit (col.3: 22-25; col.5: 34-36).

As to Claim 12, Chakravorty further discloses the external conductor film (which can also be considered to be pads 312, 315 that are also connected to an additional conductor film 306; see Fig. 3 and col.5: 52-60) is arranged to establish an electrical



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connection with a board 320 on which laminated electronic component 310 is mounted (Fig. 3 and col.5: 34-36).

As to Claim 17, Chakravorty further discloses the internal conductor film 307 defines at least one of a capacitor, a ground potential and a wiring for connection to an electronic component 300 (Fig. 3; col.5: 34-60).

As to Claim 18, Chakravorty further discloses a plurality of internal conductors 307 and via-hole conductors 309 which are arranged to provide at least one of wiring patterns and capacitors (col.5: 52-60).

As to Claim 19, Chakravorty further discloses the plurality of internal conductors 307 and via holes 309 are disposed within laminated block 310 (Fig. 3).

### ***Claim Rejections - 35 USC § 103***

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

7. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to

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consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

8. Claim 12 is rejected under 35 U.S.C. 103(a) as being unpatentable over Van Dyke et al. in view of Chakravorty.

I. Van Dyke et al. discloses a chip carrier (Figs. 2A-C and 7; col.11: 10-14), wherein it is old and well-known in the art that chip carriers are typically mounted to system circuit boards— in this case, through the bottom surface ball grid array (BGA) metallurgy (layer L10 in Fig. 17 and col.13: 26-27) that carries the signals, power and ground to/from the system board and thereby provides the system with the functional electronics of the chip package.

II. Chakravorty provides evidence of this use of the chip carrier in Fig. 2, wherein the chip carrier 50 is mounted to the system board 60 by the BGA metallurgy carrying signals, power and ground to the IC chip 40.

III. Since both Van Dyke et al. and Chakravorty teach the fabrication of carriers for packaging chips, and since Chakravorty shows the chip carrier mounted to a system circuit board to provide the board with the chip package functionality, then the mounting of the chip carrier to a system board for providing the chip package functionality to the electronic system would have been readily recognized as an application of the chip carrier package in the pertinent art of Van Dyke et al.

IV. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to mount the BGA chip carrier package of Van Dyke et al. to a system circuit board to impart the functional electronics of the chip, as enhanced by

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the package wiring, to the electronic system of the circuit board, as taught by Chakravorty.

9. Claims 20 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Van Dyke et al. in view of Ehman et al.

As to Claims 20 and 21:

I. Van Dyke et al. discloses a laminated block comprising a multilayer chip carrier with wiring arranged for optimizing electrical performance and requiring fewer layers (col.3: 21-34) and including discrete noise decoupling capacitors for protecting the chip (col.11: 10-19; col.12: 11-18). Van Dyke et al. does not teach resistor films for defining resistors disposed within the laminated block.

II. Ehman et al. discloses a laminated block 10 comprising a multilayer multi-component circuit board having chips 58 and discrete capacitors 60 mounted thereon, the laminated block 10 further including resistor films disposed on and within the laminated block 10 such that the cost and space required on the laminate block 10 is reduced by including some of said resistor films within the laminated block 10 (Fig. 1; col.1: 12-18 and 42-47; col.3: 13-25 and 46-53), the resistor films, in conjunction with other printed and discrete passive elements, functioning as current limiters and as part of digital attenuators and terminating circuits (col.1: 25-28) in order to optimize electrical performance.

III. Since both Van Dyke et al. and Ehman et al. disclose a laminated block whose multilayered structure provides circuitry and components disposed thereon for optimizing electrical performance of the electronic elements, such as IC chips, and

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since both are concerned with reducing package size by reducing the package profile (less layers in Van Dyke et al., flatter components provided by printing techniques in Ehman et al.), then the additional employment of resistor films for the purpose of performing required circuit functions and signal conditioning with minimal addition to the laminate block profile, as taught by Ehman et al., would have been readily recognized for the same purpose in the laminate block carrier of the pertinent art of Van Dyke et al.

IV. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the laminate block of Van Dyke et al. by adding resistor functionality in the form of resistor films disposed within the laminated block in circuits requiring resistor functions, in order to optimize the electrical performance of the circuitry, and to effect such a high density of circuitry in the laminate block of Van Dyke et al. with minimal increase in the package profile, as taught by Ehman et al.

#### ***Allowable Subject Matter***

10. Claims 13-15 have been allowed.
11. Claims 4 and 7 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### ***Response to Arguments***

12. Applicant's amendment of Claim 1 to include the subject matter of now-cancelled Claim 16 is deemed insufficient to render the claim patentable in view of the Examiner's

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reconsideration of Van Dyke et al. (US 6,657,130 B2) and discovery of the new prior art reference of Chakravorty (US 6,970,362 B1). Accordingly, the Examiner has withdrawn the previous indication of allowability of the subject matter of now-cancelled Claim 16, currently incorporated into base Claim 1 by amendment, and relied upon Van Dyke et al. and Chakravorty to reject amended Claim 1 and some of the other claims dependent therefrom. Since the Examiner has withdrawn the previously indicated allowability of the incorporated subject matter of now-cancelled Claim 16, the present Office Action has been made NON-FINAL.

### ***Conclusion***

13. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

a) Iguchi et al. (US 6,937,480 B2) discloses, in Figs. 1A and 1B, first and second ground layers 14 and 16 within laminate block 10, wherein the first and second ground layers 14 and 15 are connected by vias 22 such that first and second ground layers 14 and 16 are at the same electrical potential (col.11: 8-16). Ground layer 14 includes a slot portion that has contained therein a power wire 26, isolated from the ground layer 14; similarly, ground layer 16 includes a slot portion that has contained therein a power wire 30, isolated from the ground layer 16.

b) Buffet et al. (US 6,477,057 B1) discloses a laminate block comprising clamping vias that hold the via-connected layers at the same potential (Fig. 2; col.3: 14-


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21) and built-in capacitors 213 and 215 between power (VDD) and ground (GND) layers (col.3: 1-5).

14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to John B. Vigushin whose telephone number is 571-272-1936. The examiner can normally be reached on 8:30AM-5:00PM Mo-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kamand Cuneo can be reached on 571-272-1957. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

  
John B. Vigushin  
Primary Examiner  
Art Unit 2841

jbv  
February 26, 2006